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maintained, any shoddy machine or any carpet-beating machine within 200 feet of any church, schoolhouse, residence, or dwelling house; provided, however, that the provisions of this section shall not apply to any carpet-beating machine erected, established, operated, or maintained in the industrial districts of the city of Los Angeles, as said districts are now or may hereafter be established by ordinance, provided that every such carpet-beating machine shall be so inclosed that dust, dirt, or any other substance or material shall not escape therefrom during or by reason of the operation thereof.

Laundries and Washhouses—Sanitary Regulation of. (Ord. 30619, Aug. 13, 1914.)

SEC. 36. It shall be unlawful for any person, firm, or corporation to construct, establish, conduct, operate, or maintain, or to cause or permit to be constructed, established, conducted, operated, or maintained, any public washhouse or laundry unless the same is connected with an accepted public sewer, or unless every wash-room floor therein is constructed of cement.

SEC. 37. It shall be unlawful for any person, firm, or corporation conducting, operating, managing, or carrying on a public washhouse or laundry to permit any person suffering from any infectious or contagious disease to lodge, sleep, or remain within or upon the premises used for the purpose of such public washhouse or laundry.

SEC. 38. It shall be unlawful for any person to spray any clothing or other articles in any public laundry by means of water or other liquid substance ejected from the mouth. A public laundry, within the meaning of this section, is any place where clothing or other articles are washed or ironed for compensation.

Animals—Keeping and Sale of—Disposal of Dead Bodies. (Ord. 30619, Aug. 13, 1914.)

SEC. 33. It shall be unlawful for any person, firm, or corporation to bury or to cause or permit to be buried, any dead animal within the limits of the city of Los Angeles.

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SEC. 39. It shall be unlawful for any person, firm, or corporation owning or having charge, custody, control, or possession of any vicious dog, or other vicious or dangerous animal to permit or allow the same to go free or unrestrained in, along, or upon any public street or other public place.

SEC. 40. It shall be unlawful for any person, firm, or corporation to establish, conduct, or maintain, or to cause or permit to be established, conducted, or maintained, any store or place of business, in which dogs, monkeys, cats, guinea pigs, mice, or rats are sold or kept for sale, or to carry on the business of dealing in any of such animals, within 50 feet of any residence, dwelling house, lodging house, hotel, schoolhouse, theater, or church.

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SEC. 56. It shall be unlawful for any person, firm, or corporation to keep, cause or permit to be kept, any rabbit, or hare within 20 feet of any lunch room or lunch counter, school, church, public building, or hospital or any door, window, or other opening in any dwelling or residence.

Bathrooms and Water-Closets—Use for Other than Toilet Purposes Prohibited. (Ord. 30619, Aug. 13, 1914.)

SEC. 41. It shall be unlawful for any person, firm, or corporation owning, controlling, or having charge of any bathroom or water-closet room, to cause or permit any person to sleep in or to prepare or eat any lunch or other meal in any such room, or to use any such room as a sitting room, cloakroom or eating room, or for any purpose other than toilet purposes.